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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/893,632	06/29/2001	Michiyo Morimoto	04329.2599	4864
22852	7590 06/25/2004		EXAMINER	
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER			WONG, ALLEN C	
LLP 1300 I STRE	EET, NW		ART UNIT	PAPER NUMBER
WASHINGT	ON, DC 20005	•	2613	1-
			DATE MAILED: 06/25/2004	1 4

Please find below and/or attached an Office communication concerning this application or proceeding.

<u>, , , , , , , , , , , , , , , , , , , </u>		Application No.	Applicant(s)			
		09/893,632	MORIMOTO ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Allen Wong	2613			
Period fo	The MAILING DATE of this communication	n appears on the cover sheet	with the correspondence address -	-		
A SH THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR R MAILING DATE OF THIS COMMUNICATI nsions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailting date of this communicatit e period for reply specified above is less than thirty (30) days of period for reply is specified above, the maximum statutory are to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	ON.  FR 1.136(a). In no event, however, may son.  , a reply within the statutory minimum of the period will apply and will expire SIX (6) MC statute, cause the application to become	a reply be timely filed  nirty (30) days will be considered timely.  DNTHS from the mailing date of this communicat  ARANDONED (35 U.S.C. & 133)	tion.		
Status						
1)	Responsive to communication(s) filed on	·		•		
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b)⊠	This action is non-final.				
3)□	,— II					
	closed in accordance with the practice un	der <i>Ex parte Quayle</i> , 1935 C.	D. 11, 453 O.G. 213.			
Disposit	ion of Claims					
4)⊠	Claim(s) 1-17 is/are pending in the applic	ation.				
	4a) Of the above claim(s) is/are wit	hdrawn from consideration.				
5)⊠	Claim(s) 16 and 17 is/are allowed.					
	Claim(s) <u>1-15</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)[	Claim(s) are subject to restriction a	and/or election requirement.				
Applicati	ion Papers					
9)[	The specification is objected to by the Exa	miner.				
10)	The drawing(s) filed on is/are: a)	accepted or b) objected to	by the Examiner.			
	Applicant may not request that any objection to	o the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the c			` '		
11)	The oath or declaration is objected to by the	ne Examiner. Note the attache	ed Office Action or form PTO-152.			
Priority ι	inder 35 U.S.C. § 119					
	Acknowledgment is made of a claim for fo ☑ All b) ☐ Some * c) ☐ None of: 1. ☑ Certified copies of the priority docu		§ 119(a)-(d) or (f).			
	Certified copies of the priority documents of the priority docume		Application No.			
	3. Copies of the certified copies of the					
	application from the International B					
* 8	See the attached detailed Office action for	a list of the certified copies no	t received.			
Attachmen	t(s) e of References Cited (PTO-892)	"□	0			
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-94	8) Paper No	Summary (PTO-413) o(s)/Mail Date			
3) 🔀 Inforr	mation Disclosure Statement(s) (PTO-1449 or PTO/S r No(s)/Mail Date <u>3</u> .		Informal Patent Application (PTO-152)			
	rademark Office	0) [				

Art Unit: 2613

#### DETAILED ACTION

## Claim Objections

1. Claim 6 is objected to because of the following informalities: there is no period "." at the end of claim 6. Appropriate correction is required.

#### Claim Rejections - 35 USC § 102

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

1. Claims 1-9 are 11-14 are rejected under 35 U.S.C. 102(e) as being anticipated by Miyagosi (6,047,027).

Regarding claim 1, Miyagosi discloses a method for decoding time data which defines a point of time for outputting a decoded frame of a video image, the method comprising:

decoding an encoded bit stream in units of one frame to generate decoded video data and a plurality of decoded header information items for each frame (fig.3, a bitstream is shown with plurality of pack headers 120 and plural PES headers 140,

Art Unit: 2613

where PES headers have DTS or decoding time stamps to decode video data 150a and 150b);

detecting the time data included in each of the header information items (col.4, ln.16-21 Miyagosi discloses the detection of SCR or system clock reference time data in the pack header 120; col.4, ln.22-28, Miyagosi discloses the detection of time data PTS (presentation time stamp), DTS (decoding time stamp), and ESCR (elementary stream clock reference) in the PES header 140); and

determining identical time data which define identical points of time and are detected from at least two of the header information items as frame time data determining the point of time for outputting the decoded frame (col.4, ln.16-28, Miyagosi discloses the extraction of time data from at least two of the header information elements 120 and 140, in that the SCR is extracted from element 120 and PTS is extracted from element 140; and in col.6, ln.7-54, Miyagosi discloses the comparison of the SCR with the PTS to determine identical time data so as to properly synchronize all of the video data and the audio for output).

Note claims 2-5, 9 and 12-14 have similar corresponding elements.

Regarding claim 6, Miyagosi discloses wherein the determining step determines as the frame time data the identical time data at a time when the identical time data is detected from at least continuous three of the header information items (col.4, In.16-28, Miyagosi discloses the use of SCR, PTS, DTS and ESCR; and col.6, In.7-54).

Regarding claim 7, Miyagosi discloses wherein the determining step determines as the frame time data the identical time data detected from some of the header

Art Unit: 2613

information items which are after the second one of the header information items when the time data of the first one of the header information items is not decoded (col.13, ln.8-50).

Regarding claim 8, Miyagosi discloses wherein the determining step determines as the frame time data the identical time data detected from ones of the header information items which are larger in number than the others of the header information items which have another identical time data different from the identical time data detected from the ones of the header information items (col.13, ln.8-50; note the value of the SCR and the PTS are compared to see which one is larger than the other).

Regarding claim 11, Miyagosi discloses wherein the decoding step decodes the encoded bit stream for each frame including a plurality of packets including the header information items, respectively (fig.3, note bit stream has multiple packets with header information elements 120 and 140).

### Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 10 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyagosi (6,047,027) in view of Ozaki (5,818,547).

Art Unit: 2613

Regarding claims 10 and 15, Miyagosi discloses the value of the SCR and the PTS are compared to see which one is larger than the other for proper synchronization of video and audio data for output (col.13, ln.8-50). Miyagosi does not specifically disclose which includes advancing the frame time data by a unit time when an amount of data stored in a date domain of a buffer memory that stores the encoded bit stream exceeds a given threshold value, and delaying the frame time data by a time unit when the amount of data is less than the threshold value. However, Ozaki teaches that the advancing the frame time data by a unit time when an amount of data stored in a domain of a buffer memory that stores the encoded bit stream exceeds a given threshold value, and delaying the frame time data by a time unit when the amount of data is less than the threshold value (col.8, ln.7 to col.9, ln.47; note frame advancement or the fast-forward mode depends on the comparison of the PTS (presentation time stamp) of the frame data versus the PCR (program clock reference) that is affixed with t the pack header to determine if advancement is done if the comparison criteria is met, and if it is, then the frame data is advanced by one increment of unit time). Therefore, it would have been obvious to one of ordinary skill in the art to combine the teachings of Miyagosi and Ozaki as a whole for being applicable in accurately, efficiently decoding video data, eliminating extraneous, superfluous data, and reducing production costs (col.9, ln.54-67).

# Allowable Subject Matter

Claims 16-17 are allowed.

Page 5

Art Unit: 2613

The following is a statement of reasons for the indication of allowable subject matter: The prior art does not specifically disclose the combination of limitations of claim 16: a method for decoding time data which defines a point of time for outputting a decoded frame of a video image, the method comprising: searching a plurality of header information items of each frame for the time data for each frame, the time data being contained in an encoded bit stream obtained by encoding the video image; determining time data detected from the first one of the header information items as the time data defining the point of time for outputting the decoded frame when time data identical to time data detected from the first one of the header information items has been detected from the second one of the header information items, and when time data identical to time data detected from the first header information item is not detected from the second header information item and time data identical to the time data detected from the first header information item is detected from two continuous items of third and subsequent header information items; and determining time data detected from the continuous three header information items as the picture time data defining the point of time when the time data identical to time data detected from the first header information item is not detected from the second header information item and has been detected from three continuous items of second and subsequent header information items, and when the time data is not detected from the first header information item and time data detected from three continuous items of the second and subsequent header information items define identical points of time.

**Art Unit: 2613** 

#### **Contact Information**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Allen Wong whose telephone number is (703) 306-5978. The examiner can normally be reached on Mondays to Thursdays from 8am-6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Kelley can be reached on (703) 305-4856. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Allen Wong Examiner

Art Unit 2613

AW 6/23/04